IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

BRIAN THOMPSON and	§	
SHEILA THOMPSON,	§	
	§	
Plaintiffs,	§	
	§	
v.	§	Civil Action No. 6:24-cv-67
	§	
RYAN CATE and the	§	
CITY of TRINIDAD, TEXAS,	§	
	§	
Defendants.	§	

THE PARTIES' JOINT MOTION TO STAY ALL DEADLINES AND NOTICE OF SETTLEMENT

TO THE HONORABLE UNITED STATES DISTRICT JUDGE:

COME NOW the Parties in the above-styled and -referenced litigation and file this their Joint Motion to Stay this litigation pending Mediation, and would respectfully show unto the Court as follows:

- 1. As of August 12, 2024, all matters in controversy between the Parties have been settled.
- 2. Based upon the settlement of all matters in controversy, the Parties respectfully request that the court stay all current deadlines for a period of thirty (30) days so that appropriate dismissal papers may be submitted.

Respectfully submitted,

David Iglesias (

Lead Counsel

State Bar No. 24051733

david@iglesiaslawfirm.com

IGLESIAS LAW FIRM, PLLC 605 Chase Drive, Suite 8

Tyler, Texas 75701 Telephone: (903) 944-7185 Facsimile: (903) 630-5338

Dallas Office: 1412 Main Street, Suite 608 Dallas, Texas 75202

COUNSEL FOR DEFENDANTS, CITY OF TRINIDAD, TEXAS

/s/ Lance Vincent

Lance Vincent State Bar No. 20585580 lancev@rllawfirm.net gayf@rllawfirm.net

RITCHESON, LAUFFER & VINCENT A Professional Corporation

Two American Center 821 ESE Loop 323, Ste. 530 Tyler, Texas 75701 (903) 535-2900 (903) 533-8646 (FAX)

COUNSEL FOR DEFENDANT, RYAN CATE

/s/ Roger Topham

Roger Topham State Bar #24100557 rt@tophamlaw.com

ROGER E. TOPHAM 13809 Research Blvd. Suite 500 Austin, Texas 78750 (512) 987-7818

COUNSEL FOR PLAINTIFFS, **BRYAN THOMPSON AND** SHEILA THOMPSON

CERTIFICATE OF SERVICE

I hereby certify that on August 14, 2024, a copy of the foregoing was transmitted to all counsel of record in the above-referenced and -numbered action via the Court's electronic filing system.

David Iglesias

CERTIFICATE OF CONFERENCE

I hereby certify that on August 13, 2024, the undersigned attorney conferred with all counsel in this action regarding the present Motion.

David Iglesias